The Cemetery Case. Bloomfield cemetery case came se Supreme Court on Wednesday, argument was beard by Justices Pitney and Hendrickson on a certiorari. Robert H. McCarter red for the opponents of the cemeand Halsey M. Barrett and Samuel Donald for the cometery company. m the tenor of the questions put judges it appeared that the matight have to be heard all over Justice Dixon, in particular, would indicate that he was of the that the State Board of Health have taken testimony in the and not formed its decision upmore formal presentation of arguand statements not given under

McCarter reviewed the case om Mme of the application made by the to the recent decision of the State of Health. He controlled that the proceedings. He ext pro-d to take acception an opinion the State part by is brother, ney-General Carter. This opin-the Attern Carter was given the hearing of he case by the Heart Board, and in it the board. at should confine Itself ue tions alone. The lawon to contend that the matter gement or construction of cemea matter for proper police reguthe municipal authorities, in imit by investigation, he said, atricted in their determination ary guiations alone. This bebe maintained that the State Health, being a court of appeal er side, it must have a scope of of equal breadth.

McCarter next maintained that te Board erred, as a matter of not taking proper steps to take or otherwise legally ascertain the to that were at issue before them took up the section of the cemetery which restricts the number of cemries to three in any municipality, and oceeded to say that "In recognition of universal desire to have one's dead ried near their survivors, courts will ot lightly exhaust such right, or deive the interested parties of that lvilege. 'A need for the cemetery ist appear. Cemeteries are to be strained and limited. At the best, ey are rather necessary evils. Moern thought, in recognition of their ecesarily unsanitary character, is tly becoming more tolerant of crema-

He then pointed out that there was a de divergence of opinion as to the nesalty for the projected cemetery, and a dical difference as to the material ts. As these questions were to dise it became the duty of the State and to take sworn testimony, and not y upon the mere beateny statements ounsel, and pass upon the saultary ditions, as advised by the Attorney.

cleey M. Barrett, in his argument in of the State Boat t .! Health alutained that on ler the preetery set "when at application to establish a new cometery in basing but two comet rice at tablished, the only question or tion for the local authorities to ing the matter must be quesolly relating to the site of the new cometery and its adapta. anitary point of view traction can be found to the prolessi Board of Health, nor ed of Health, bave any to arbitrarily refuse such

> d that the bealth boards of special jurisdiction. with matters only of pubh the community and the object of providing an My to have the matter pendently of sanitary such appellate jurisdicbeen more likely given dbunal.

d out by Mr. Barrett ot a single objection to petery, from a sanitary only reasons urged "local, commercial an He maintained that in n of the matter, the "no right to consider ons, or to ask themthe present applicants profit out of the conduct.

ald argued in response to that the State Board secertained, the truth by eses to dispose of the un-. The argument, he debecause the State Board y it must resolve itself into bunal, swear witnesses, is out foundation. No decinounced by the court, the taken under consideration.

Franchise Petition Monday night the new and referred to North Cunton and Streets,

The Cemetery Case.

The Bloomfield cemetery case came up in the Supreme Court on Wednesday, when argument was heard by Justices Dixon, Pitney and Hendrickson on & writ of certiorari. Robert H. McCarter appeared for the opponents of the cemetery, and Halsey M. Barrett and Samuel

J. McDonald for the cemetery company. From the tepor of the questions put by the judges it appeared that the matter might have to be heard all over again. Justice Dixon, in particular, persisted in a line of interrogatories which would indicate that he was of the opinion that the State Board of Health should have taken testimony in the matter, and not formed its decision upon a mere formal presentation of arguments and statements not given under oath.

Mr. McCarter reviewed the case from the time of the application made by the Cemetery Company to the Town Council down to the recent decision of the State Board of Health's He contended that the State Board had no jurisdiction to hear the proceedings. He next proceeded to take exception to an opinion given the State Board by his brother, Attorney-General McCarter. This opinion of the Attorney-General was given after the hearing of the case by the! State Health Board, and in it the board) ! was advised that it should confine itself to sapitary questions alone. The lawyer went on to contend that the matter of enlargement or construction of ce.neteries is a matter for proper police regulation. The municipal authorities, in the preliminary investigation, he said, are not restricted in their determination to sanitary regulations alone. This being so, he maintained that the State Board of Health, being a court of appeal for either side, it must have a scope of inquiry of equal breadth.

Mr. McCarter next maintained that the State Board erred, as a matter of law, in not taking proper steps to take proofs or otherwise legally ascertain the facts that were at lasue before them. He took up the section of the cemetery act, which restricts the number of cemeteries to three in any municipality, and proceeded to say that "In recognition of the universal desire to have one's dead burled near their survivors, courts will not lightly exhaust such right, or deprive the interested parties of that privilege. A need for the cemeters must appear. Cemeteries are to be restrained and limited. At the best, they are rather necessary evils. Modern thought, in recognition of their necessarily unsanitary character, is daily becoming more tolerant of crema-

He then pointed out that there was a wide divergence of opinion as to the necessity for the projected cemetery, and a radical difference as to the material facts. As these questions were in dispute it became the duty of the State Board to take sworn testimony, and not rely upon the mere bearsay statements of counsel, and pass upon the sanitary conditions, as advised by the Attorney-

Halsey M Barrett, in his argument in defence of the State Board of Health action, maintained that under the present cometery act "when an application is made to establish a new cemetery in a town having but two cemeteries already established, the only question or jurisdiction for the local authorities in determining the matter must be ques. tions wholly relating to the site of the proposed new cemetery and its adaptability from a sanitary point of view. If no objection can be found to the proposed location neither the Common Council, the local Board of Health, nor the State Board of Health, have any right or power to arbitrarily refuse such application.

It was argued that the health boards are necessarily of special jurisdiction, having to do with matters only of publie bealth in the community and the State. If the object of providing an appeal was simply to have the matter considered independently of sanitary considerations such appellate jurisdiction would have been more likely given to some legal tribunal.

It was pointed out by Mr. Barrett that there was not a single objection to the projected cemetery, from a sanitary view-point, the only reasons urged against it being "local, commercial and sentimental." He maintained that in the consideration of the matter, the State Board had "no right to consider commercial reasons, or to ask themselves whether the present applicants hope to make a profit out of the conduct of such cemetery.

Mr. Mac Donald argued in response to the contention that the State Board should have ascertained the truth by swearing witnesses to dispose of the undisputed facts. The argument, he declared, that because the State Board acts judicially it must resolve itself into a judicial tribunal, swear witnesses, is entirely without foundation. No decision was announced by the court, the case being taken under consideration.

APPROPRIATIONS VOTED.

NOW POSSIBLE TO APPROXIMATE THE TAX RATE.

Predictions Range Between \$2.90 and 92 95 Discussion Over the Board of Health Appropriation-Read Repairs Item a Subject of Animated Bebate

The Town Council passed the appropriation ordinance on Monday night, and by estimating the probable amount the town will be called on to pay to the county, and the likely increase in tax valuations over the previous year, it is predicted that the tax rate will be somewhere about \$2 3. Some say \$2.90; others say \$2 55, but no matter which is correct a substantial reduction from the touch rate of last year will follow in any

The appropriations voted by the Counell are as follows Inchientate, \$20,000; poor, \$1,000; rood repairs, \$3,000; police, 1 am , water, 25 (80); fire, \$3,500; bonds and interest, \$18,000; street lighting, \$10 000; schools, \$33,500; total, \$106,800 Several items to the appropriation ordinance were the subject of discussion at Monday night's meeting. Chairman Conian of the Finance Committee was asked to state what items made up the incidental account. Mr. Contan enumerated the items as follows: Salaries, elections. Board of Health and contingencies, and the Clerk read a statement showing the estimated disbursements under each item.

Mr. Coplan stated that it was the purpose of the Finance Committee in fixing the amount for lucidentals to provide for the payment of a note of \$7,500 issued to meet requisitions of the Board of Headh for money to defray the cost of smanpex rases, and also an appropriation (\$2 500 for the annual expenses of the Boat 1

Dr. Harri-on temarked that in reality then the incidental appropriation was won rest \$11 outs replace the present

from steeder fees would go into the in- mittee were adopted without discussion. cidental account.

Mr Walker inquired with much emphase if some system of book-keeping coult not be devised that will show what part of the incidental account goes to the Board of Health, and how it is expended by the Board.

Mr. Moore criticised the method of appropriating mency to the Health Board, and he thought that requisitions from the Health Board on the Town Council for money should show for what purposes the money is wanted, In justice to themselves, Mr. Moore said, the members of the Board of Health should have detailed reports. The inelden a out was finally adopted as recomment sed by the Finance Committee When \$1000 was hamed for the part account, Mr Moore asked how It was that the city of East Orange, with there as many inhabitants as Broom to al, only appropriated \$3,000 for poor maintenance.

Mr to lan stated by way of explanation that while East Orange had a much larger population than this town, the proportion of poor people was much

When the Finance Committee's recommendation of \$6,000 for road repairs was read off Mr. Farrand arose and moved to make the appropriation \$5,000.

Dr. Harrison assed Mr. Farrand to give his reasons for reducing the appropriation. Mr. Farrand said that inasmuch as he had worked bard and faithfully on the roads for the past two years the roads were in such shape that it would not require any more than \$5,000 to maintain them in good shape this

year. Mr. Conlan in reply to Mr. Farrand's statement said the Finance Committee, with the Superintendent of Public Works and the Road Committee, had gone carefully over the needed repairs to roads, gutters and culverts, and had made out a schedule of the work that ought to be done, and the various amounts of money required to do it, as follows: Linden Avenue, \$1,200; Belleville Avenue, \$500; Washington Street, from Centre to Franklin Street, \$300; Oakland Avenue, \$900; Watsessing Centre, covered culvert, \$125; Ella-Street and Watseselbg Avenue, Iron pipe in gutter, \$50; Broad and Maple Streets, culvert, \$25; Smith and Bayless Streets, gutter, \$25; Belleville Avenue, gutter and catch basin, \$50; clay for road repairs, \$200; miscellaneous, \$400; street sprinkling, \$75; repair of sewer trench busaks, \$300; cleaning street culverte and drains, \$600; Superintendent's salary, \$720. The above outlined work, Mr. Conlan said, amounted to \$5,270, and in addition to that obligations incurred by the hoad Committee of the previous year amount to \$800, had to be paid out of the appropriation of the current year.

Dr. Harrison did not consider the repaving of Oakland Avenue an imperative

piece of work. It was not a leading thoroughfare, and was not subject to heavy traffic.

Councilman Moore favored the reduced appropriation, and thought the Road Committee could find a way to cut off about \$1.000.

Mr. Coulan said it would be false economy to neglect the maintenance of the roads in order to save \$1,000. He cited Linden Avenue as a case in point which had been allowed to go over for a year, and when \$900 would have put it in good shape last year it now required \$1,200, and it would be the same with some other streets that now need repairs. A certain sum will do the work now, but if neglected for a year it will cost twice as much to do the work at some future time. The Road Committee, Mr. Conian said, did not propose to exceed the appropriation by one dollar, and no work will be undertaken that cannot be legally done. As soon as the appropriation is expended road work Will stop.

Mr. Cuanget favored the \$6,000 appropriation. Mr. Farrand's amendment carried and the road repair appropriation was made \$5,000.

The appriation of \$5,800 for police purposes, Mr. Farrand said, would necessitate the cutting off of all the special policemen, as the salaries and other fixed expenditures of the regular department amounted to \$5,400.

The Finance Committee named \$3,300 for fire purposes, but the Council increased the amount to \$3,500 for the purpose of allowing \$200 to be expended for insulated wire for the fire alarm system. Superintendent of Fire Alarm Augustus Olsen was called upon by Mr. Farrand of the Fire Committe to make a statement to the council about the condition of the fire alarm system. Mr. Osen said the system was in bad order owing to the lack of the united wires and errent- were frequently to sen by the folloge of trees om by to contact with the water. In Mr O -or e estimation it wire the with iteracted wire, Other Cers J darson stated that the \$6 (00) recommendations of the Finance Com-

BOARD OF HEALTH

HELD A REGULAR MONTHLY MEETING THURSDAY NIGHT.

Chemist Baldwin Reports an Excellent Water Supply-The Brookside Bewerage Problem Inspector Gilbert Asks for a Joint Conference of Town Council and Board of Health.

The June meeting of the Board of Health, held on Thursday night, was an important one, and some matters that will soon demand action on the part of the town officials were discussed.

Health Inspector Gilbert was Fresent at the meeting, and among the Important suggestions that he submitted to the Board was one for a general conference of the members of the Town Councli and of the Board of Healto, the Town Attorney and other town officials, Take suggestion on the part of Inspector Gilbert is a wise one and anstep in the right direction. It is very necessary that here should be a barmonious undensity if the between the Health Board and Council, and there should be mutual co-operation in the work that has to be done. The recent andency has been rather towards antagoniem than harmony between the two governing bodies and as a consequence there has been much misrepresentation and misunderstanding. The conference, which will be called for July 2, ought to prove of beneficial effect, as it is proposed that there shall be a free and general discussion of the Board of Health's work, particularly in relation to the smallpox epidemic.

The Brookside Place matter was again discussed by the Board. The question involved there has assumed a serious aspect. Scarlet fever, dipththeria and measles now prevail in that street, and mat's houses are pracatched with the Boat 1 ad Bodth notices. There is no dian are the the street, and the resemble are very vn in cases of heavy tains, thus opening a dangerous state of afhave Impretory the ert stated to the B and that a sewer in the etreet was the only practical solution of the trouble. The matter was referred to the Inspector to confer with the Town Engineer, theorder to ascertain what can be done towards getting an outlet for a sewer there. The problem is a large one, and involves all that part of the town south of Watsessing Avenue to the Newark city line. When the town sewer system was laid out some years ago, the engineers who planned it recommended that the section beyond Watsessing Avenue be sewered by way of Newark.

The matter of the best method of quarantiuteg bouses in which cases of smally a were found was a subject of discussion. Inspector Gilbert was of the Apinion that the method in vogue here was the best and surest method of quarantine, but it was not the cheapest. The plan followed here is to keep quarantine officers on guard for twentyone days at all houses where smallpox has been found. The Inspector suggested that the following plan be tried Whenever a case of smallpox is found immediately placard the house and place quarantine officers on duty; remove the infected patient at once, and vaccinate all other occupants of the house; then disinfect the building and discharge the quarantine officers, but leave the placard on the building for the twenty-one days. In cases where occupants of an infected house refuse to be vaccinated, quarantine officers must be kept on duty and strict quarantine maintained. The Board will adopt the plan outlined by the Inspector.

The Board's chemist, D. H. Baldwin, submitted the following report as to the quality of the public water supply:

"Board of Health : GENTLEMEN-Inclosed herewith please find the results of my analysis of the town water. The data obtained in this analysis shows that the water is very different from what it has been in previous analyses. Never in the history of the water has any data been obtained like the present one. The color of the water has always been yellowish, more or less. This sample was coloress.

"The total solids are about double the usual amount. Chlorine in chlorides is fifty per cent. higher. The nitrogen is also very high for Pequannock water, The free ammonia and albuminoid ammonia are very low indeed; in factor much lower than at any time on twent, The water is more like 'ground water' than surface water, and furthermed it may be said, that the water is i mat excellent in quality. The tests for cor have been made daily, since the alma sample was taken, with the result corded in the analysis, in each and every